## UNITED STATES DISTRICT COURT

	Eastern District of North Carolina			FILED IN OPEN COURT
				ON_5/2/2012
United States of America	)	1		Julie A. Richards, Clerk US District Court Eastern District of NC
Mataka Ledon Moore	,	Case No:	7:08-CR-56-1BO	
	j	USM No:	25655-056	
Date of Original Judgment:  Date of Previous Amended Judgment:	11/13/2008	Thomas P	McNamara	
(Use Date of Last Amended Judgment if Any)		Defendant's		
ORDER REGARDI	NG MOTION	N FOR SE	NTENCE REI	DUCTION
PURS	SUANT TO 18	8 U.S.C. §	3582(c)(2)	
Upon motion of  the defendar § 3582(c)(2) for a reduction in the term of subsequently been lowered and made retro § 994(u), and having considered such mot and the sentencing factors set forth in 18 to the sentencing factors set forth in 18 to the last judgment issued) of  GRANTED are in the last judgment issued) of  The amendment is applicable to the defendance because the low end of the revised religible for relief under this provision.	imprisonment imposed in the Unit ion, and taking int U.S.C. § 3553(a), the defendant's more dant, but does not range is the mandal eady served exceeds	posed based of the states Sent to account the to the extent the previously important is reduced thave the effect tory minimum	n a guideline senter tencing Commissio policy statement se nat they are applical posed sentence of i ed to t of lowering the g a sentence. Therefore, the sentence is r	ncing range that has on pursuant to 28 U.S.C. et forth at USSG §1B1.10 ble,  mprisonment (as reflected  uideline imprisonment re, the defendant is not
(Comp	lete Parts I and II of Pag	ie 2 when motion	is granted)	
Except as otherwise provided, all provision shall remain in effect. IT IS SO ORDER  Order Date:	ED.	t(s) dated Nov	Λ	un G
<u> </u>			Yudge's signatu	ire
Effective Date: (if different from order date)	Terrer	nce W. Boyle,	U.S. District Judge	

EDNC Rev. 11/8/2011